

ACTION PACKET

Fiscal Council

Joe Negron, Chair Fred Brummer, Vice Chair

Tuesday, April 11, 2006 8:00 a.m. – 9:15 a.m. 212 Knott

Fiscal Council

4/11/2006 8:00:00AM

Location: 212 Knott Building

Print Date: 4/11/2006 12:17 pm

Attendance:

	Present	Absent	Excused
Joe Negron (Chair)	×		
Loranne Ausley	X		
Gustavo Barreiro			X
Aaron Bean	X		
Anna Benson	X		
Kim Berfield	X		
Donald Brown	X		
Frederick Brummer	X		
Don Davis	X		
Nancy Detert	X		<u> </u>
Ron Greenstein	X		
Wilbert Holloway	X		
Jeffrey Kottkamp	X		
Stan Mayfield	X		
Sheri McInvale	X		
Joe Pickens	X		
Juan-Carlos Planas	X		
Curtis Richardson	X		
Marco Rubio			X
John Seiler	X		
David Simmons	X	·	
Leslie Waters	X		
Juan Zapata	X		
Totals:	21	0	2

Fiscal Council

4/11/2006 8:00:00AM

Location: 212 Knott Building

Print Date: 4/11/2006 12:17 pm

HB 103 CS: Property Appraiser Assessments

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Loranne Ausley	X				
Gustavo Barreiro			X		
Aaron Bean	X				
Anna Benson	X			<u> </u>	
Kim Berfield	X				
Donald Brown	X				
Frederick Brummer	X				
Don Davis	X				
Nancy Detert	X				
Ron Greenstein	X				
Wilbert Holloway	X				
Jeffrey Kottkamp	X				
Stan Mayfield	X				
Sheri McInvale	X				
Joe Pickens			X		
Juan-Carlos Planas	X				
Curtis Richardson	X				
Marco Rubio			X		
John Seiler	X				
David Simmons	X				
Leslie Waters	X				
Juan Zapata	X				
Joe Negron (Chair)	X				
	Total Yeas: 20	Total Nays:	0		

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Amendment No. (for drafter's use only)

	Bill No. 103 CS
	COUNCIL/COMMITTEE ACTION
	ADOPTED $\sqrt{(Y/N)}$
	ADOPTED AS AMENDED (Y/N)
	ADOPTED W/O OBJECTION (Y/N)
	FAILED TO ADOPT (Y/N)
	WITHDRAWN (Y/N)
	OTHER
1	Council/Committee hearing bill: Fiscal Council
2	Representative(s) McInvale offered the following:
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4	Amendment
5	Remove line(s) 21 and insert:
6	physically inspect the property at least once every $5 + 3$ years,
7	and may review
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Fiscal Council

4/11/2006 8:00:00AM

Location: 212 Knott Building

HB 227 CS: Personal Needs Allowance

	Yea	Nay	No Vote	Absentee	Absentee
				Yea	Nay
Loranne Ausley	X				
Gustavo Barreiro			X		
Aaron Bean	X				
Anna Benson	X				
Kim Berfield	X				
Donald Brown	X				
Frederick Brummer	X				<u></u>
Don Davis	X				
Nancy Detert	X	·			
Ron Greenstein	X				1415
Wilbert Holloway	X				
Jeffrey Kottkamp	X				
Stan Mayfield			X		
Sheri McInvale	X				
Joe Pickens	X				
Juan-Carlos Planas	X				
Curtis Richardson	X				
Marco Rubio			X		
John Seiler	X				
David Simmons	X				
Leslie Waters	X				
Juan Zapata	X				
Joe Negron (Chair)	X				
	Total Yeas: 20	Total Nays: (0		

Fiscal Council

4/11/2006 8:00:00AM

Location: 212 Knott Building

Print Date: 4/11/2006 12:17 pm

HB 293 : Fiscally Constrained Counties

Favorable With Committee Substitute No Vote Absentee Absentee Yea Nay Yea Nay X Loranne Ausley Х Gustavo Barreiro Х Aaron Bean Anna Benson Х Kim Berfield Х Donald Brown Х X Frederick Brummer Don Davis X X Nancy Detert Ron Greenstein Х Х Wilbert Holloway X Jeffrey Kottkamp Stan Mayfield X Sheri McInvale Х X Joe Pickens Juan-Carlos Planas Х Х Curtis Richardson Χ Marco Rubio John Seiler X X **David Simmons** Leslie Waters Х Х Juan Zapata X Joe Negron (Chair)

Total Nays: 0

Total Yeas: 20

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HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES Amendment No. (for drafter's use only)

Bill No. HB 293

COUNCIL/COMMITTEE	ACTION
ADOPTED	<u> </u>
ADOPTED AS AMENDED	(Y/N)
ADOPTED W/O OBJECTION	(Y/N)
FAILED TO ADOPT	(Y/N)
WITHDRAWN	(Y/N)
OTHER	

Council/Committee hearing bill: Fiscal Council
Representative(s) Pickens offered the following:

Amendment (with amendment)

Remove everything after the enacting clause and insert: Section 1. Paragraph (d) of subsection (6) of section

212.20, Florida Statutes, is amended to read:

- 212.20 Funds collected, disposition; additional powers of department; operational expense; refund of taxes adjudicated unconstitutionally collected.--
- (6) Distribution of all proceeds under this chapter and s. 202.18(1)(b) and (2)(b) shall be as follows:
- (d) The proceeds of all other taxes and fees imposed pursuant to this chapter or remitted pursuant to s. 202.18(1)(b) and (2)(b) shall be distributed as follows:
- 1. In any fiscal year, the greater of \$500 million, minus an amount equal to 4.6 percent of the proceeds of the taxes collected pursuant to chapter 201, or 5 percent of all other taxes and fees imposed pursuant to this chapter or remitted pursuant to s. 202.18(1)(b) and (2)(b) shall be deposited in monthly installments into the General Revenue Fund.

Amendment No. (for drafter's use only)

2. Two-tenths of one percent shall be transferred to the Ecosystem Management and Restoration Trust Fund to be used for water quality improvement and water restoration projects.

- 3. After the distribution under subparagraphs 1. and 2., 8.814 percent of the amount remitted by a sales tax dealer located within a participating county pursuant to s. 218.61 shall be transferred into the Local Government Half-cent Sales Tax Clearing Trust Fund. Beginning July 1, 2003, the amount to be transferred pursuant to this subparagraph to the Local Government Half-cent Sales Tax Clearing Trust Fund shall be reduced by 0.1 percent, and the department shall distribute this amount to the Public Employees Relations Commission Trust Fund less \$5,000 each month, which shall be added to the amount calculated in subparagraph 4. and distributed accordingly.
- 4. After the distribution under subparagraphs 1., 2., and 3., 0.095 percent of the available proceeds shall be transferred to the Local Government Half-cent Sales Tax Clearing Trust Fund and distributed pursuant to s. 218.65.
- 5. After the distributions under subparagraphs 1., 2., 3., and 4., 2.0440 percent of the available proceeds pursuant to this paragraph shall be transferred monthly to the Revenue Sharing Trust Fund for Counties pursuant to s. 218.215.
- 6. After the distributions under subparagraphs 1., 2., 3., and 4., 1.3409 percent of the available proceeds pursuant—to this—paragraph shall be transferred monthly to the Revenue Sharing Trust Fund for Municipalities pursuant to s. 218.215. If the total revenue to be distributed pursuant to this subparagraph is at least as great as the amount due from the Revenue Sharing Trust Fund for Municipalities and the former Municipal Financial Assistance Trust Fund in state fiscal year

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1999-2000, no municipality shall receive less than the amount due from the Revenue Sharing Trust Fund for Municipalities and the former Municipal Financial Assistance Trust Fund in state fiscal year 1999-2000. If the total proceeds to be distributed are less than the amount received in combination from the Revenue Sharing Trust Fund for Municipalities and the former Municipal Financial Assistance Trust Fund in state fiscal year 1999-2000, each municipality shall receive an amount proportionate to the amount it was due in state fiscal year 1999-2000.

- 7. After the distributions under subparagraphs 1., 2., 3., and 4., 0.082 percent of the available proceeds shall be transferred to the Local Government Half-cent Sales Tax Clearing Trust Fund and distributed pursuant to s. 218.67.
 - 8.7. Of the remaining proceeds:
- a. In each fiscal year, the sum of \$29,915,500 shall be divided into as many equal parts as there are counties in the state, and one part shall be distributed to each county. The distribution among the several counties shall begin each fiscal year on or before January 5th and shall continue monthly for a total of 4 months. If a local or special law required that any moneys accruing to a county in fiscal year 1999-2000 under the then-existing provisions of s. 550.135 be paid directly to the district school board, special district, or a municipal government, such payment shall continue until such time that the local or special law is amended or repealed. The state covenants with holders of bonds or other instruments of indebtedness issued by local governments, special districts, or district school boards prior to July 1, 2000, that it is not the intent of this subparagraph to adversely affect the rights of those

HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES Amendment No. (for drafter's use only)

holders or relieve local governments, special districts; or district school boards of the duty to meet their obligations as a result of previous pledges or assignments or trusts entered into which obligated funds received from the distribution to county governments under then-existing s. 550.135. This distribution specifically is in lieu of funds distributed under s. 550.135 prior to July 1, 2000.

- The department shall distribute \$166,667 monthly pursuant to s. 288.1162 to each applicant that has been certified as a "facility for a new professional sports franchise" or a "facility for a retained professional sports franchise" pursuant to s. 288.1162. Up to \$41,667 shall be distributed monthly by the department to each applicant that has been certified as a "facility for a retained spring training franchise" pursuant to s. 288.1162; however, not more than \$208,335 may be distributed monthly in the aggregate to all certified facilities for a retained spring training franchise. Distributions shall begin 60 days following such certification and shall continue for not more than 30 years. Nothing contained in this paragraph shall be construed to allow an applicant certified pursuant to s. 288.1162 to receive more in distributions than actually expended by the applicant for the public purposes provided for in s. 288.1162(6). However, a certified applicant is entitled to receive distributions up to the maximum amount allowable and undistributed under this section for additional renovations and improvements to the facility for the franchise without additional certification.
- c. Beginning 30 days after notice by the Office of Tourism, Trade, and Economic Development to the Department of Revenue that an applicant has been certified as the professional

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Amendment No. (for drafter's use only)

golf hall of fame pursuant to s. 288.1168 and is open to the public, \$166,667 shall be distributed monthly, for up to 300 months, to the applicant.

- d. Beginning 30 days after notice by the Office of Tourism, Trade, and Economic Development to the Department of Revenue that the applicant has been certified as the International Game Fish Association World Center facility pursuant to s. 288.1169, and the facility is open to the public, \$83,333 shall be distributed monthly, for up to 168 months, to the applicant. This distribution is subject to reduction pursuant to s. 288.1169. A lump sum payment of \$999,996 shall be made, after certification and before July 1, 2000.
- 9.8. All other proceeds shall remain with the General Revenue Fund.
- Section 2. Section 218.65, Florida Statutes, is amended to read:
 - 218.65 Emergency distribution.--
- (1) Each county government which meets the provisions of subsection (2) or subsection (8)(7) and which participates in the local government half-cent sales tax shall receive a distribution from the Local Government Half-cent Sales Tax Clearing Trust Fund in addition to its regular monthly distribution as provided in this part.
- (2) The Legislature hereby finds and declares that a fiscal emergency exists in any county which meets the <u>following</u> criteria specified in paragraph (a), if applicable, and the <u>criterion specified in paragraph (b)</u>:
- (a) If The county has a population of 65,000 or less; and above:

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Amendment No. (for drafter's use only)

1. In any year from 1977 to 1981, inclusive, the value of net new construction and additions placed on the tax roll for that year was less than 2 percent of the taxable value for school purposes on the roll for that year, exclusive of such net value; or

- 2. The percentage increase in county taxable value from 1979 to 1980, 1980 to 1981, or 1981 to 1982 was less than 3 percent.
- (b) The moneys distributed to the county government pursuant to s. 218.62 for the prior fiscal year were less than the current per capita limitation, based on the population of that county.
- (3) Qualification under this section shall be determined annually at the start of the fiscal year. Emergency and supplemental moneys shall be distributed monthly with other moneys provided pursuant to this part.
- (4) For the fiscal year beginning in 1988, the per capita limitation shall be \$24.60. Thereafter, commencing with the fiscal year which begins in 1989, this limitation shall be adjusted annually for inflation. The annual adjustment to the per capita limitation for each fiscal period shall be the percentage change in the state and local government price deflator for purchases of goods and services, all items, 1983 equals 100, or successor reports for the preceding calendar year as initially reported by the United States Department of Commerce, Bureau of Economic Analysis, as certified by the Florida Consensus Estimating Conference.
- (5) At the beginning of each fiscal year, the Department of Revenue shall calculate a base allocation for each eligible county equal to the difference between the current per capita

Amendment No. (for drafter's use only)

basis among the eligible counties.

limitation times the county's population, minus prior year 171 ordinary distributions to the county pursuant to ss. 172 212.20(6)(d)3., 218.61, and 218.62. If moneys deposited into the 173 Local Government Half-cent Sales Tax Clearing Trust Fund 174 pursuant to s. 212.20(6)(d)4., excluding moneys appropriated for 175 supplemental distributions pursuant to subsection (8) (7), for 176 the current year are less than or equal to the sum of the base 177 allocations, each eligible county shall receive a share of the 178 appropriated amount proportional to its base allocation. If the 179 deposited amount exceeds the sum of the base allocations, each 180 county shall receive its base allocation, and the excess 181 appropriated amount, less any amounts distributed under 182

subsection (6), shall be distributed equally on a per capita

(6) If moneys deposited in the Local Government Half-cent Sales Tax Clearing Trust Fund pursuant to s. 212.20(6)(d)4. exceed the amount necessary to provide the base allocation to each eligible county, the moneys in the trust fund may be used to provide a transitional distribution, as specified in this subsection, to certain counties whose population has increased. The transitional distribution shall be made available to each county that qualified for a distribution under subsection (2) in the prior year but does not, because of the requirements of paragraph (2)(a), qualify for a distribution in the current year. Beginning on July 1 of the year following the year in which the county no longer qualifies for a distribution under subsection (2), the county shall receive two-thirds of the amount received in the prior year, and beginning July 1 of the second year following the year in which the county no longer qualifies for a distribution under subsection (2), the county

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Amendment No. (for drafter's use only)

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shall receive one-third of the amount it received in the last year it qualified for the distribution under subsection (2). If insufficient moneys are available in the Local Government Halfcent Sales Tax Clearing Trust Fund to fully provide such a transitional distribution to each county that meets the eligibility criteria in this section, each eligible county shall receive a share of the available moneys proportional to the amount it would have received had moneys been sufficient to fully provide such a transitional distribution to each eligible county.

(7) There is hereby annually appropriated from the Local Government Half-cent Sales Tax Clearing Trust Fund the distribution provided in s. 212.20(6)(d)4. to be used for emergency and supplemental distributions pursuant to this section.

 $(8) \frac{(7)}{(7)}$ (a) Any county the inmate population of which in any year is greater than 7 percent of the total population of the county is eligible for a supplemental distribution for that year from funds expressly appropriated therefor. At the beginning of each fiscal year, the Department of Revenue shall calculate a supplemental allocation for each eligible county equal to the current per capita limitation pursuant to subsection (4) times the inmate population of the county. If moneys appropriated for distribution pursuant to this section for the current year are less than the sum of supplemental allocations, each eligible county shall receive a share of the appropriated amount proportional to its supplemental allocation. Otherwise, each shall receive an amount equal to its supplemental allocation.

(b) For the purposes of this subsection, the term:

Amendment No. (for drafter's use only)

- 1. "Inmate population" means the latest official state estimate of the number of inmates and patients residing in institutions operated by the Federal Government, the Department of Corrections, or the Department of Children and Family Services.
- 2. "Total population" includes inmate population and noninmate population.
- Section 3. Section 218.67, Florida Statutes, is created to read:
 - 218.67 Distribution for fiscally constrained counties.--
 - (1) Each county that is within a rural area of critical economic concern as designated by the Governor pursuant to s.

 288.0656 or each county for which the value of a mill will raise no more than \$5 million in revenue, based on the certified school taxable value from the previous July 1, shall be considered a fiscally constrained county.
 - (2) Each fiscally constrained county government that participates in the local government half-cent sales tax shall be eligible to receive an additional distribution from the Local Government Half-cent Sales Tax Clearing Trust Fund, as provided in s. 212.20, in addition to its regular monthly distribution provided under this part and any emergency or supplemental distribution under s. 218.65.
 - (3) The amount to be distributed to each fiscally constrained county shall be determined by the Department of Revenue at the beginning of the fiscal year, using the prior fiscal year's July 1 certified school taxable value, tax data, population as defined in s. 218.21, and the millage rate levied for the prior fiscal year. The amount distributed shall be allocated based upon the following factors:

Amendment No. (for drafter's use only)

- (a) The relative revenue-raising-capacity factor shall be the ability of the eligible county to generate ad valorem revenues from 1 mill of taxation on a per capita basis. A county that raises no more than \$25 per capita from 1 mill shall be assigned a value of 1; a county that raises more than \$25 but no more than \$30 per capita from 1 mill shall be assigned a value of 0.75; and a county that raises more than \$30 but no more than \$50 per capita from 1 mill shall be assigned a value of 0.5. No value shall be assigned to counties that raise more than \$50 per capita from 1 mill of ad valorem taxation.
- (b) The local-effort factor shall be a measure of the relative level of local effort of the eligible county as indicated by the millage rate levied for the prior fiscal year. The local-effort factor shall be the most recently adopted countywide operating millage rate for each eligible county multiplied by 0.1.
- (c) Each eligible county's proportional allocation of the total amount available to be distributed to all of the eligible counties shall be in the same proportion as the sum of the county's two factors is to the sum of the two factors for all eligible counties. The counties that are eligible to receive an allocation under this subsection and the amount available to be distributed to such counties shall not include counties participating in the phaseout period under subsection (4) or the amounts they remain eligible to receive during the phaseout.
- (4) For those counties that no longer qualify under the requirements of subsection (1) after the effective date of this act, there shall be a 2-year phaseout period. Beginning on July 1 of the year following the year in which the value of a mill for that county exceeds \$5 million in revenue, the county shall

Amendment No. (for drafter's use only)

receive two-thirds of the amount received in the prior year, and beginning on July 1 of the second year following the year in which the value of a mill for that county exceeds \$5 million in revenue, the county shall receive one-third of the amount received in the last year that the county qualified as a fiscally constrained county. Following the 2-year phaseout period, the county shall no longer be eligible to receive any distributions under this section unless the county can be considered a fiscally constrained county as provided in subsection (1).

(5) The revenues received under this section may be used by a county for any public purpose, except that such revenues may not be used to pay debt service on bonds, notes, certificates of participation, or any other forms of indebtedness.

Section 4. Subsection (6) of section 288.1169, Florida Statutes, is amended to read:

288.1169 International Game Fish Association World Center facility.--

years that the facility is open, that the International Game
Fish Association World Center continues to be the only
international administrative headquarters, fishing museum, and
Hall of Fame in the United States recognized by the
International Game Fish Association, and that the project is
meeting the minimum projections for attendance or sales tax
revenues as required at the time of original certification. If
the facility is not recertified during this 10-year review as
meeting the minimum projections, then funding will be abated
until certification criteria are met. If the project fails to

Amendment	No	(for	drafter's	1150	onlv
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- 320 generate \$1 million of annual revenues pursuant to paragraph
- 321 (2)(e), the distribution of revenues pursuant to s.
- 322 212.20(6)(d)8.d. $\frac{212.20(6)(d)7.d.}{212.20(6)(d)7.d.}$ shall be reduced to an amount
- 323 equal to \$83,333 multiplied by a fraction, the numerator of
- 324 which is the actual revenues generated and the denominator of
- 325 which is \$1 million. Such reduction shall remain in effect until
- revenues generated by the project in a 12-month period equal or
- 327 exceed \$1 million.
- 328 Section 5. Paragraph (b) of subsection (2) of section
- 329 985.2155, Florida Statutes, is amended to read:
- 985.2155 Shared county and state responsibility for
- 331 juvenile detention.--
 - (2) As used in this section, the term:
- (b) "Fiscally constrained county" means a county
- 334 designated as a rural area of critical economic concern under s.
- 335 288.0656 for which the value of a mill in the county is no more
- 336 than \$5 \$3 million, based on the property valuations and tax
- data annually published by the Department of Revenue under s.
- 338 195.052.
- 339 Section 6. This act shall take effect July 1, 2006.

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342 ======== T I T L E A M E N D M E N T =========

Remove the entire title and insert:

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An act relating to fiscally constrained counties; amending

346 s. 212.20, F.S.; providing for a distribution of tax

revenue to fiscally constrained counties; amending s.

348 218.65, F.S.; providing for a transitional emergency

distribution from the Local Government Half-cent Sales Tax

HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES Amendment No. (for drafter's use only)

350	Clearing Trust Fund to certain fiscally constrained
351	counties; revising criteria for receiving certain funds
352	from the Local Government Half-cent Sales Tax Clearing
353	Trust Fund; creating s. 218.67, F.S.; providing
354	eligibility criteria to qualify as a fiscally constrained
355	county; providing for the distribution of additional funds
356	to certain fiscally constrained counties; providing for a
357	phaseout period; providing for the use of funds; amending
358	s. 288.1169, F.S.; correcting a cross-reference; amending
359	s. 985.2155, F.S.; revising the definition of the term
360	"fiscally constrained county" applicable to shared county
361	and state responsibility for juvenile detention; providing
362	an effective date.

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Fiscal Council

4/11/2006 8:00:00AM

Location: 212 Knott Building

HB 493 CS: Ethics for Public Officers and Employees

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Loranne Ausley	X				
Gustavo Barreiro			X		
Aaron Bean	X				
Anna Benson	X				
Kim Berfield	X				
Donald Brown	X				
Frederick Brummer	X				
Don Davis	X				
Nancy Detert	X				
Ron Greenstein	X				
Wilbert Holloway	X				
Jeffrey Kottkamp	X				
Stan Mayfield	X				
Sheri McInvale	X				
Joe Pickens	X				
Juan-Carlos Planas	X				
Curtis Richardson	X				
Marco Rubio			X		
John Seiler	X				
David Simmons	X				
Leslie Waters	X				
Juan Zapata	X				
Joe Negron (Chair)	X				·
	Total Yeas: 21	Total Nays: 0)		

Fiscal Council

4/11/2006 8:00:00AM

Location: 212 Knott Building

Print Date: 4/11/2006 12:17 pm

HB 743 CS: Agricultural Usage Sales and Use Tax Exemptions

X Favorable					
	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Loranne Ausley	X				
Gustavo Barreiro			X		
Aaron Bean	X				
Anna Benson	X				
Kim Berfield	X				
Donald Brown	X				
Frederick Brummer	X				
Don Davis			X		
Nancy Detert			X		
Ron Greenstein	X				
Wilbert Holloway			Χ		
Jeffrey Kottkamp	_X				
Stan Mayfield			X		
Sheri McInvale			X		
Joe Pickens			X		
Juan-Carlos Planas	X				
Curtis Richardson			X		
Marco Rubio			X		
John Seiler	X				
David Simmons	X				
Leslie Waters	X				
Juan Zapata				X	
Joe Negron (Chair)	X				
	Total Yeas: 13	Total Nays	: 0		

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Fiscal Council

4/11/2006 8:00:00AM

Location: 212 Knott Building **HB 971 : Broward County**

Print Date: 4/11/2006 12:17 pm

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Loranne Ausley	X				
Gustavo Barreiro			X		
Aaron Bean	X				
Anna Benson	X				
Kim Berfield	X				
Donald Brown	X				
Frederick Brummer		X			
Don Davis	X				
Nancy Detert	X				
Ron Greenstein	X				
Wilbert Holloway				X	
Jeffrey Kottkamp	X				
Stan Mayfield			X		
Sheri McInvale	X				
Joe Pickens	X				
Juan-Carlos Planas	X				
Curtis Richardson				X	
Marco Rubio			X		
John Seiler	X				
David Simmons	X				
Leslie Waters	X				
Juan Zapata	X				
Joe Negron (Chair)		X			
	Total Yeas: 16	Total Nays:	2		

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Fiscal Council

4/11/2006 8:00:00AM

Location: 212 Knott Building

HB 995: Agency Inspectors General

X Temporarily Deferred

Fiscal Council

4/11/2006 8:00:00AM

Location: 212 Knott Building

Print Date: 4/11/2006 12:17 pm

HB 1165 CS: Florida Retirement System

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Loranne Ausley	X				
Gustavo Barreiro			X		
Aaron Bean	X				
Anna Benson	X				
Kim Berfield	X				
Donald Brown		X			
Frederick Brummer		X			
Don Davis	X				
Nancy Detert	X				
Ron Greenstein	X				
Wilbert Holloway	X				
Jeffrey Kottkamp	X				
Stan Mayfield	X				
Sheri McInvale	X				
Joe Pickens	X				
Juan-Carlos Planas	X				
Curtis Richardson	X				
Marco Rubio			X		
John Seiler	X				
David Simmons	X				
Leslie Waters	X				
Juan Zapata		X		,	
Joe Negron (Chair)	X				
-	Total Yeas: 18	Total Nays: 3			

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Amendment No. 1 (for drafter's use only)

Bill No. 1165 CS COUNCIL/COMMITTEE ACTION (Y/N)ADOPTED ADOPTED AS AMENDED (Y/N)(Y/N) ADOPTED W/O OBJECTION (Y/N) FAILED TO ADOPT __ (Y/N) WITHDRAWN OTHER Council/Committee hearing bill: Fiscal Council Representative(s) Barreiro offered the following: Amendment (with directory and title amendments) Remove line(s) 38 and insert: Section 2. Effective July 1, 2006, in order to fund the benefits provided under section 1 of this act, the contribution rate that applies to the Special Risk Class of the Florida Retirement System shall be increased by 0.01 percentage points. This increase shall be in addition to all other changes to such contribution rates which may be enacted into law to take effect on that date. The division of Statutory Revision is directed to adjust accordingly the contribution rates set forth in s. 121.071, F.S. Section 3. There is appropriated \$100,000 from the General Revenue Fund on a recurring basis to Administered Funds to fund the state costs associated with the retirement benefits granted 17 by this act, effective July 1, 2006. Section 4. The Legislature finds that a proper and

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Fiscal Council

4/11/2006 8:00:00AM

Location: 212 Knott Building

HB 1283 CS: Innovation Incentives

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Loranne Ausley		X			
Gustavo Barreiro			X		
Aaron Bean	X				
Anna Benson	X				
Kim Berfield	X				
Donald Brown	X				
Frederick Brummer	X				
Don Davis	X				
Nancy Detert		X			
Ron Greenstein		X			
Wilbert Holloway		X			
Jeffrey Kottkamp	X				
Stan Mayfield	X				
Sheri McInvale	X				
Joe Pickens	X				
Juan-Carlos Planas	X				
Curtis Richardson		X			
Marco Rubio			X		
John Seiler		X			
David Simmons	X				
Leslie Waters	X				
Juan Zapata	X				
Joe Negron (Chair)	X				
	Total Yeas: 15	Total Nays: 6	;		

Amendment No. (for drafter's use only)

	Bill No. 1283 CS
	COUNCIL/COMMITTEE ACTION
	ADOPTED $\sqrt{(Y/N)}$
	ADOPTED AS AMENDED (Y/N)
	ADOPTED W/O OBJECTION (Y/N)
	FAILED TO ADOPT (Y/N)
	WITHDRAWN (Y/N)
	OTHER
1	Council/Committee hearing bill: Fiscal Council
2	Representative Attkisson offered the following:
3	
4	Amendment (with title amendment)
5	Remove line(s) 102 through 109.
6	
7	
8	
9	========== T I T L F A M E N D M E N T =========
10	Remove line(s) 11 through 12 and insert:
11	
12	providing for innovation
13	

Fiscal Council

4/11/2006 8:00:00AM

Location: 212 Knott Building

Print Date: 4/11/2006 12:17 pm

HB 1299 CS: Areas of Critical State Concern

	Yea	Nay	No Vote	Absentee	Absentee
	rea	Nay	NO VOLE	Yea	Nay
Loranne Ausley	X				
Gustavo Barreiro			X		
Aaron Bean	X		4.5		
Anna Benson	X				
Kim Berfield	X				
Donald Brown	X				
Frederick Brummer	X				
Don Davis	X				
Nancy Detert			X		
Ron Greenstein	X				
Wilbert Holloway			X		
Jeffrey Kottkamp	X				
Stan Mayfield			X		
Sheri McInvale	X				
Joe Pickens			X		
Juan-Carlos Planas			X		
Curtis Richardson			X		
Marco Rubio			X		
John Seiler	X				
David Simmons	X				
Leslie Waters	X				
Juan Zapata				X	
Joe Negron (Chair)	X				<u></u>
	Total Yeas: 14	Total Nays:	0		

Fiscal Council

4/11/2006 8:00:00AM

Location: 212 Knott Building **HB 7179: Corporate Income Tax**

Print Date: 4/11/2006 12:17 pm

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Loranne Ausley	X				
Gustavo Barreiro			X		
Aaron Bean	X				
Anna Benson	X				
Kim Berfield	X				
Donald Brown	X				
Frederick Brummer	X				
Don Davis	X				
Nancy Detert	X				
Ron Greenstein	X				
Wilbert Holloway	X				
Jeffrey Kottkamp	X				
Stan Mayfield	X				
Sheri McInvale	X				
Joe Pickens	X				
Juan-Carlos Planas			X		
Curtis Richardson	X				
Marco Rubio			X		
John Seiler	X				
David Simmons	X		···		
Leslie Waters	X				
Juan Zapata	X				
Joe Negron (Chair)	X				
	Total Yeas: 20	Total Nays:	0		1.10

Fiscal Council

4/11/2006 8:00:00AM

Location: 212 Knott Building

HB 7183: Property Tax Exemptions

X Favorable					
	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Loranne Ausley		X			
Gustavo Barreiro			X		
Aaron Bean	X				
Anna Benson	X				
Kim Berfield	X				
Donald Brown	X				
Frederick Brummer	X				
Don Davis	X				
Nancy Detert	X				
Ron Greenstein		X			
Wilbert Holloway	X				
Jeffrey Kottkamp	X				
Stan Mayfield	X				
Sheri McInvale	X		***		
Joe Pickens		X			
Juan-Carlos Planas	X				
Curtis Richardson		X			
Marco Rubio			X		
John Seiler		X			
David Simmons			X		
Leslie Waters	X.				
Juan Zapata	X				
Joe Negron (Chair)	X				
	Total Yeas: 15	Total Nays:	5		

Fiscal Council

4/11/2006 8:00:00AM

Location: 212 Knott Building

Summary:

Fiscal Council

Tuesday April 11, 2006 08:00 am

Print Date: 4/11/2006 12:17 pm

Tuesaay April	11/ 2000 00/00 4				
HB 103 CS	Favorable With Committee Substitute	Yeas:	20	Nays:	0
HB 227 CS	Favorable	Yeas:	20	Nays:	0
HB 293 Fa	vorable With Committee Substitute	Yeas:	20	Nays:	0
HB 493 CS	Favorable	Yeas:	21	Nays:	0
HB 743 CS	Favorable	Yeas:	13	Nays:	0
HB 971 Fa	vorable	Yeas:	16	Nays:	2
HB 995 Te	mporarily Deferred				
HB 1165 CS	Favorable With Committee Substitute	Yeas:	1 2	Nove	2
			10	Nays:	3
HB 1283 CS	Favorable With Committee Substitute			Nays:	
HB 1283 CS		Yeas:	15		6
	Favorable	Yeas: Yeas:	15 14	Nays:	6